

From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:		<u></u>	PCT
HOIBERG A/S	REC	EIVED	
Store Kongensgade 59 A 1264 Copenhagen K DANEMARK	-6 JAN. 2005 NOTIFICATION OF TRANSMIT THE INTERNATIONAL PRELIM EXAMINATION REPORT		ERNATIONAL PRELIMINARY
			(PCT Rule 71.1)
		Date of mailing (day/month/year)	04.01.2005
Applicant's or agent's file reference P747PC00		IMPORTANT NOTIFICATION	
International application No. PCT/DK 03/00608	International filing date (day/month/year) 19.09.2003		Priority date (day/month/year) 24.10.2002
Applicant IMMUPHARM APS et al.			

- The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

The applicant's attention is drawn to Article 33(5), which provides that the criteria of novelty, inventive step and industrial applicability described in Article 33(2) to (4) merely serve the purposes of international preliminary examination and that "any Contracting State may apply additional or different criteria for the purposes of deciding whether, in that State, the claimed inventions is patentable or not" (see also Article 27(5)). Such additional criteria may relate, for example, to exemptions from patentability, requirements for enabling disclosure, clarity and support for the claims.

Name and mailing address of the international preliminary examining authority:

9)

European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465 **Authorized Officer**

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Rec'd P6T/PTO 22 FEB 2005

TENT COOPERATION TREAT

REC'D 05 JAN 2005

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PCT

PCI 10/532341 INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT_Article 36 and Rule_70)_

	 					
Applicant's P747PC	or agent's file reference	FOR FURTHER AC	OR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)			
International application No. International filing da PCT/DK 03/00608 19.09.2003			day/month/year)	Priority date (day/month/year) 24.10.2002		
Internation		c) or both national classification a	and IPC			
Applicant IMMUPH	IARM-APS-et-al.	2018) – Zito Szer Zer elemostko	·	agua proprieta primetaros perimos esperimos esperimos esperimos e como como como como como como e como e como e		
1. This	international preliminar nority and is transmitted	y examination report has bee to the applicant according to	n prepared by this I Article 36.	nternational Preliminary Examining		
2. This	REPORT consists of a	total of 5 sheets, including the	nis cover sheet.			
	been amended and ar	ompanied by ANNEXES, i.e. e the basis for this report and section 607 of the Administrat	l <i>l</i> or sheets containin	ption, claims and/or drawings which have g rectifications made before this Authority er the PCT).		
The	se annexes consist of a	total of sheets.				
3. This	s report contains indicati	ons relating to the following it	ems:	The second secon		
I	☑ Basis of the opir	nion				
П	☐ Priority					
101		ent of opinion with regard to r	ovelty, inventive ste	ep and industrial applicability		
IV	☐ Lack of unity of i					
V	⊠ Reasoned state citations and explanations \[\omega = \omega to a citation in the cit	ment under Rule 66.2(a)(ii) w planations supporting such st	ith regard to novelty atement	, inventive step or industrial applicability;		
VI	☐ Certain docume					
VII	VII Certain defects in the international application					
.∘c VIII	Certain observa	tions on the international app	lication	er en		
Date of su	bmission of the demand		Date of completion	of this report		
10.05.2004			04.01.2005			
Name and mailing address of the international			Authorized Officer			
preliminary examining authority: European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d			Beeck, M	e de la company		
	Fax: +49 89 2399 - 440	к. 023000 ерши 0 65	Telephone No. +49	89 2399-8473		

IN'	TER (AMI	NATIONAL PRELIMINATION REPORT	AINARY	International application_No.	PCT/DK 03/00608
1.	Basi	s of the report			
1.	With the r	regard to the elements eceiving Office in respon are not annexed to this i	of the international anse to an invitation ureport since they do	application (Replacement sheets inder Article 14 are referred to in t not contain amendments (Rules 7	which have been furnished to his report as "originally filed" '0.16 and 70.17)):
	Des	cription, Pages			-
	1-37	, 39-47	as originally file	ed	
	38	, ==	received on 15	.12.2004 with letter of 13.12.2004	
	. 423.11	en e	ing the state of t	ergangt var i sis i en sitte varatist er er er sis sentra	erior to the filtree 1995 etc.
·	Clai	ms, Numbers			
	1-80		as originally file	ed	
	Drav	wings, Sheets			•
		-13/13	as originally file	ed	
2.			- all the elements m	narked above were available or fur vas filed, unless otherwise indicate	nished to this Authority in the ed under this item.
	The	se elements were availa	able or furnished to t	his Authority in the following langu	uage: , which is:
		the language of a trans	lation furnished for t	he purposes of the international s	earch (under Rule 23.1(b)).
		the language of publica	ation of the internatio	nal application (under Rule 48.3(t	o)).
٠.		the language of a trans Rule 55:2 and/or 55.3).	slation furnished for t	he purposes of international prelir	ninary examination (under
3	. Wit	h regard to any nucleot ernational preliminary ex	ide and/or amino ac amination was carrie	cid sequence disclosed in the inte ed out on the basis of the sequence	ernational application, the elisting:
		contained in the interna	ational application in	written form.	
		filed together with the i	international applicat	ion in computer readable form.	
		furnished subsequently	y to this Authority in	written form.	
		furnished subsequently	y to this Authority in	computer readable form.	
		The statement that the in the international app	e subsequently furnis olication as filed has	hed written sequence listing does been furnished.	
		The statement that the listing has been furnish	information recorde	ed in computer readable form is id	entical to the written sequence
4	4. Th	e amendments have res		tion of:	

BEST AVAILABLE COPY

pages: Nos.:

sheets:

☐ the description,

☐ the claims,☐ the drawings,

	INTERNATIONAL PRELIMINARY _EXAMINATION REPORT		International application No.	PCT/DK 03/00608		
5	5. 🗆	This report has been estal been considered to go bey	olished a ond the	s if (some o	of) the amendments had not beer as filed (Rule 70.2(c)).	n made, since they have
		(Any replacement sheet coreport.)	ontaining	such amei	ndments must be referred to und	er item 1 and annexed to this
ϵ	S. Ad	ditional observations, if nece	essary:			
1	II. No	n-establishment of opinio	n with re	egard to no	velty, inventive step and indus	strial applicability
1	. Th	e questions whether the clai	med inve	ention appe have not b	ars to be novel, to involve an invo een examined in respect of:	entive step (to be non-
		the entire international app	lication,			
	\boxtimes	claims Nos. 58-71,74-78				
		because:				
	×	the said international appli which does not require an	cation, o	r the said cl onal prelimi	aims Nos. 58-71,74-78 relate to nary examination (specify):	the following subject matter
		see separate sheet				
		the description, claims or c	lrawings could be	(indicate page formed (s)	articular elements below) or said pecify):	claims Nos. are so unclear
		the claims, or said claims I could be formed.	Nos. are	so inadequ	ately supported by the description	n that no meaningful opinion
	. 🗆	no international search rep	ort has b	een establi	shed for the said claims Nos.	
2	or a	neaningful international preli amino acid sequence listing tructions:	minary e to compl	xamination y with the s	cannot be carried out due to the tandard provided for in Annex C	failure of the nucleotide and/ of the Administrative
		the written form has not be	en furnis	hed or does	s not comply with the Standard.	
		the computer readable form	n has no	t been furni	shed or does not comply with the	Standard.
V	'. Rea	asoned statement under A tions and explanations su	rticle 35	(2) with req g such stat	gard to novelty, inventive step	or industrial applicability;
1.		tement			the state of the s	
	Nov	velty (N)	Yes: No:	Claims Claims	1-80	
	Inve	entive step (IS)	Yes: No:	Claims Claims	1-80	
	Indi	ustrial applicability (IA)	Yes: No:	Claims Claims	1-57,72,73,79-80	•
2.	. Cita	itions and explanations				

INTERNATIONAL PRELIMINARY EXAMINATION REPORT ______International application No. __PCT/DK 03/00608

see separate sheet

INTERNATIONAL PRELIMINARY International application No. PCT/DK 03/00608 EXAMINATION REPORT - SEPARATE SHEET

D1: WO 02/09699 A (BERG KURT FRIMANN ;IMMUPHARM APS (DK)) 7
February 2002 (2002-02-07)

SECTION III:

Claims 58 to 71 and 74 to 78 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(I) PCT).

SECTION V:

 Document D1 describes in the examples and claims pharmaceutical compositions comprising the flavonoid troxerutin or a mixture of flavonoids and peppermint oil for the treatment of common cold. Peppermint oil consists from 30 to 50 % of menthol.

The subject-matter of the claims differs from this disclosure in that the peppermint oil is substituted by purified menthol.

Hence, the problem to be solved by the invention was to provide improved pharmaceutical compositions for the treatment of common cold.

The solution for the problem was to select from the many constituents of the problem was to select from the many constituents of the problem was to select from the many constituents of the problem was to select from the many constituents of the problem was to select from the many constituents of the problem was to select from the many constituents of the problem was to select from the many constituents of the problem was to select from the many constituents of the problem was to select from the many constituents of the problem was to select from the many constituents of the problem was to select from the many constituents of the problem was to select from the many constituents of the problem was to select from the many constituents of the problem was to select from the problem was to select from

Since this was not obvious for the person skilled in the art, the subject-matter of the claims involves an inventive step.

2) For the assessment of the present claims 58 to 71 and 74 to 78 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.